David A. Van Riper (SBN 128059) 1 dave@vanriperlaw.com 2 VAN RIPER LĀW 1254 Irvine Boulevard, Suite 200 3 Tustin, California 92780-3571 Phone: (714) 731-1800 Fax: (714) 731-1811 4 5 Scott H. Heitmann (SBN 162447) sheitmannlaw@sbcglobal.net 6 LAW OFFICES OF SCOTT HEITMANN 20271 SW Birch Street, Suite 100 7 Newport Beach, CA 92660 Phone: (949) 474-2221 8 Fax: (949) 474-4499 9 10 Attorneys for Defendant EaglePhillips, LLC, a Florida limited liability company 11 doing business as Merchant Cash Cloud 12 13 UNITED STATES DISTRICT COURT 14 CENTRAL DISTRICT OF CALIFORNIA – WESTERN DIVISION 15 16 JASON ALAN, individually and on Case No.: 2:15-cv-04500 SVW (MRWx) 17 behalf of all others similarly situated, Action Filed: 06-15-2015 18 Pre-Trial Date: [TBD] Plaintiffs, Trial Date: [TBD] 19 VS. 20 MERCHANT CASH CLOUD, NOTICE OF INTERESTED PARTIES BY DEFENDANT EAGLEPHILLIPS, 21 LLC, A FLORIDA LIMITED Defendants. LIABILITY COMPANY DOING 22 **BUSINESS AS MERCHANT CASH** CLOUD 23 [Filed Concurrently With: 24 Answer to Complaint; and Corporate Disclosures 25 26 27 28



Case No.: 2:15-cv-04500 SVW (MRWx)

1	TO THE COURT, TO THE PLAINTIFF AND PUTITIVE CLASS MEMBERS,
2	THEIR ATTORNEYS OF RECORD, AND ALL OTHER INTERESTED
3	PARTIES HEREIN:
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5	PLEASE TAKE NOTICE that the undersigned counsel of record for
6	Defendant EaglePhillips, LLC, a Florida limited liability company doing business as
7	Merchant Cash Cloud ("Defendant"), hereby certifies that other than the named
8	parties, Defendant is unaware of any other parties that may have a direct, pecuniary
9	interest in the outcome of this case.
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11	These representations are made in enable the Court to evaluate possible
12	disqualification or recusal.
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14	Dated: July 31, 2015 VAN RIPER LAW
15	D (2/ DAL//D A L/AN D/DED
16	By: /s/ DAVID A. VAN RIPER DAVID A. VAN RIPER
17	Attorneys for Defendant EaglePhillips, LLC,
18	EaglePhillips, LLC, a Florida limited liability company doing business as Merchant Cash
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